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5	Attorneys for Defendant
6	JONATHAN FORD
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10	IN THE UNITED STATES DISTRICT COURT
11	FOR THE NORTHERN DISTRICT OF CALIFORNIA
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13	UNITED STATES OF AMERICA, ) No. CR 06-00346 DLJ (WDB)
14	Plaintiff,
15	v. ) STIPULATION TO MODIFY CONDITIONS OF PRETRIAL
16	JONATHAN FORD,  ONDITIONS OF FRETRIAL  RELEASE AND ORDER
17	Defendant.
18	)
19	Defendant John Ford has pled guilty and is awaiting sentencing.
20	He has been on pretrial release for nearly three years. One of the conditions of his pretrial
21	release is that his travel is restricted to the Northern District of California. Mr. Ford seeks to join
22	several friends for a camping trip in Utah from April 7, 2009 to April 12, 2009. Pretrial Officer
23	Michelle Nero is supervising Mr. Ford. On March 23, 2009, she informed defense counsel she has
24	discussed this planned trip with Mr. Ford and has no objection to Mr. Ford being allowed to take
25	this trip. He has provided her with his itinerary.
26	The parties STIPULATE that this Court may modify the pretrial release conditions of John
27	Ford to permit him to participate in this camping trip/vacation from April 7, 2009 through April 12,
28	1 ord to permit min to participate in this camping trip/vacation from April 1, 2007 tillough April 12,

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1	2009 in Utah. Ms. Nero has been informed by defense counsel that this proposed Stipulation would
2	be submitted to the Court.
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4	DATE: March 25, 2009/s/Scott A. Sugarman
	Attorney for John Ford
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7	DATE: March 25, 2009/s/ Keslie Stewart
8	Assistant United States Attorney
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10	SO ORDERED. Defendant shall provide his pretrial services officer with a current itinerary prior to his departure for this trip.
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12	DATED: March 24, 2009  UNITE GRANTED  STRATE JUDGE
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14	Ju de Wayne D. Brazil
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16	CHN DISTRICT OF
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